

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF DELAWARE

From: Mr. Jerome K. Hamilton, a/k/a  
Cheikh Ahmed Elohim  
Plaintiff:  
320 East Fifth Street/Apt. 609  
Wilmington, Delaware 19801

Dated: April 14, 2007



TO:

Honorable Judge Gregory M. Sleet  
United States District Court for the District of Delaware  
Lock Box 19  
844 North King Street.  
Wilmington, Delaware 19801

RE: Hamilton/Elohim v. Guessford, et. al.  
C.A. No. 04-1422-(GMS).

Dear Honorable Judge Gregory M. Sleet:

I am writing you this letter to report my concerns about plaintiff being available for deposition on April 30, 2007

Issue One: Plaintiff/Jerome K. Hamilton, request this Court intervention. Because Mr. Gary W. Aber/Esquire should schedule plaintiff deposition for on April 30, 2007 as he mention on April 13, 2007, and plaintiff agree with his Mr. Aber/Esquire, statement because plaintiff feel the same way about his deposition. It is important for the court, to understand that plaintiff haven't finish taking all depositions of defendants, which is among one of the reason why plaintiff will be available on April 30, 2007 to take there deposition.

Issue Two: Plaintiff/Jerome K. Hamilton, request this Court intervention. Concerning Mr. Gary W. Aber/Esquire, not taking all depositions of the defendant's, before plaintiff take there deposition period.. Plaintiff/Jerome K. Hamilton, is requesting his Mr. Aber/Esquire, please will you file on plaintiff behalf with court that will take my schedule deposition for plaintiff on April 30, 2007.

Issue Three: Plaintiff/Jerome K. Hamilton, want to make a record for future reference, that i have inform the court about defendants - depositions and who they was on January 29,2007. See:(D.I.61). Document.....

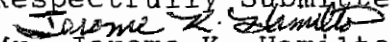
Issue Four: Plaintiff/Jerome K. Hamilton, believe that it - Mr. Aber/Esquire, is causing a conflict of interest by there failure not listening to the plaintiff concerns about taking his deposition on April 30,2007. Because that was the date plaintiff will be available on April 30,2007. Plus, that was the date agree upon by the plaintiff and Mr. Aber/Esquire.

Issue Five: Plaintiff/Jerome K. Hamilton, want to make record for future reference, that all the defendants haven't finish taking their depositions so how can plaintiff take his deposition.

Issue Six: Plaintiff/Jerome K. Hamilton, want to make this record for future reference, plaintiff haven't received know discovery from the defendants dealing with my four years/and/68 day, unlawful imprisonment lock--down in segregation confinement. None of them documents have been produce by the defendant's. So how can plaintiff, take his deposition without them documents to support plaintiff, claim humiliation, physical discomforts, mental anguish, humiliation, and degradation, and physical harm, against the plaintiff.-

Issue Seven: Plaintiff/Jerome K. Hamilton, is requesting a demand of One Million Dollars/\$1000.000.00 for damages for punitive segregation See: Sample v. Diecks, 885 F.2d 1099(Sept 12,1989). And this one. See: Smith v.-Rowe, 761 F.2d 360(April 26,1985)

Plaintiff/Jerome K. Hamilton, request this Honorable Court - intervention to resolve the discovery dispute, concerning plaintiff taking his deposition on April 30,2007. Plaintiff believe he should be allow to take his deposition on April 30,2007. If this Honorable Court/order a or schedule a telephone conference plaintiff request his present, on the phone or face-to-face.

Respectfully Submitted  
  
Mr. Jerome K. Hamilton,a/k/a,  
Cheikh A. Elohim  
Plaintiff:  
320 East Fifth Street/Apt.609  
Wilmington, Delaware.19801

Certificate Of Service

State Of Delaware )  
New Castle County )  
 ) SS:  
 )

I Plaintiff/Jerome K. Hamilton, hereby certify that the attached letter document was filed or filing on April 14,2007, and place - in U.S. Mail. Copies of (Plaintiff Letter Requesting his Deposition on or - About Aptil 30,2007, be taken on that date). This document will be going to all people below:

1. Honorable Judge Gregory M. Sleet  
United States District Court for the District  
of Delaware  
Lock Box 19  
844 N. King Street  
Wilmington, Delaware.19801-3570
2. Mr. Gary W. Aber/Esquire:(DSB/754)  
Law Offices  
ABER, GOLDLUST, BAKER, & OVER  
702 King Street, Suite 600  
Wilmington, Delaware.19801-1675
3. Eileen Kelly, Esquire:  
Marc P. Niedzielski,Esquire:  
Deputy Attorney General  
Department of Justice  
Carvel State Building  
820 N. French Street  
Wilmington, Delaware.19801
4. Plaintiff/Jerome K. Hamilton,a/k/a  
Cheikh Ahmed Elohim  
Plaintiff:  
320 East Fifth Street/Apt.609  
Wilmington, Delaware.19801

  
\_\_\_\_\_  
Plaintiff/Jerome K. Hamilton